

**Service of Process****Transmittal**

02/28/2013

CT Log Number 522217937

TO: Sheron Young
Wal-Mart Stores, Inc.
702 SW 8th Street
Bentonville, AR 72716

RE: **Process Served in Tennessee**

FOR: Wal-Mart Stores East, LP (Domestic State: DE)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION: Sylak Mary Anne and Gary A. Sylak, Pltfs. vs. Wal-Mart Stores East, L.P., etc., Dft.
Name discrepancy noted.

DOCUMENT(S) SERVED: Summons, Return on Service, Complaint, Exhibit(s), First Interrogatories, Certificate of Service, First Request

COURT/AGENCY: Montgomery County Circuit Court, TN
Case # 0D130299

NATURE OF ACTION: Personal Injury - Slip/Trip and Fall - Failure to maintain premises in a safe condition
- On or about February 12, 2012 plaintiff Mary Anne Sylak and her mother-in-law were invitees for the purpose of shopping at the Wal-Mart Store located at 2315 Madison Street, Clarksville, TN 37043 when Mary Anne Sylak sustained injuries as a result of falling onto the paved parking area while she was walking in the parking lot and stumbled over a stump having the same color as the soil, mulch and plant material surrounding it

ON WHOM PROCESS WAS SERVED: CT Corporation System, Knoxville, TN

DATE AND HOUR OF SERVICE: By Process Server on 02/28/2013 at 09:00

JURISDICTION SERVED: Tennessee

APPEARANCE OR ANSWER DUE: Within 30 days from the date this summons is served upon you - Answer Complaint
// Within 45 days of Service - Answer Interrogatories, Production

ATTORNEY(S) / SENDER(S): Carmack C. Shell
Marks, Shell & Maness
233-A Dunbar Cave Road
Clarksville, TN 37043
931-552-6000

ACTION ITEMS: CT has retained the current log, Retain Date: 02/28/2013, Expected Purge Date: 03/05/2013
Image SOP
Email Notification, Scott LaScala-CT East CLS-VerificationEast@wolterskluwer.com
Email Notification, Sheron Young ct.lawsuits@walmartlegal.com

SIGNED: CT Corporation System
PER: Amy McLaren
ADDRESS: 800 S. Gay Street
Suite 2021
Knoxville, TN 37929-9710
TELEPHONE: 800-592-9023

Page 1 of 1 / CP

Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

CIRCUIT COURT OF MONTGOMERY COUNTY, TENNESSEE
19TH JUDICIAL DISTRICT

SUMMONS

Mary Anne Sylak and Gary A. Sylak

vs. (PLAINTIFF)

Wal-Mart Stores East, L.P. a
Delaware limited partnership
SERVE: CT Corporation System
800 S. Gay Street, Ste. 2021

Knoxville, TN 37929 (DEFENDANT)

DEFENDANT TO BE SERVED BY: MONTGOMERY CO. SHERIFF'S DEPARTMENT SECRETARY OF STATE
COMMISSIONER OF INSURANCE OR OTHER (SPECIFY) Knoxville Co., Sheriffs
Office

TO THE ABOVE NAMED DEFENDANT:

YOU ARE SUMMONED TO APPEAR AND DEFEND A CIVIL ACTION FILED AGAINST YOU IN CIRCUIT COURT, MONTGOMERY COUNTY, TENNESSEE, AND YOUR DEFENSE MUST BE MADE WITHIN THIRTY (30) DAYS FROM THE DATE THIS SUMMONS IS SERVED UPON YOU. YOU ARE FURTHER DIRECTED TO FILE YOUR DEFENSE WITH THE CLERK OF THE COURT AND SEND A COPY TO THE PLAINTIFF'S ATTORNEY AT THE ADDRESS LISTED BELOW.

IN CASE OF YOUR FAILURE TO DEFEND THIS ACTION BY THE ABOVE DATE, JUDGMENT BY DEFAULT WILL BE RENDERED AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

ISSUED: 2-12-13

CHERYL J. CASTLE
CIRCUIT COURT CLERK
MONTGOMERY CO., TN

BY: D. Henrich

ATTORNEY FOR PLAINTIFF Carmack C. Shell

OR PLAINTIFF'S ADDRESS 233-A Dunbar Cave Road
Clarksville, TN 37043

931-552-6000

TO THE SHERIFF: PLEASE EXECUTE THIS SUMMONS AND MAKE YOUR RETURN HEREON AS PROVIDED BY LAW.

CHERYL J. CASTLE
CIRCUIT COURT CLERK

RECEIVED THIS SUMMONS FOR SERVICE THIS 15 DAY OF Feb

2013

AB1864

SHERIFF

RETURN ON PERSONAL SERVICE OF SUMMONS

I HEREBY CERTIFY AND RETURN THAT ON THE 15 DAY OF Feb 28 2013

SERVED THIS SUMMONS AND COMPLAINT/PETITION ON Wal-Mart Stores East LP
IN THE FOLLOWING MANNER: Handed to my

FAILED TO SERVE THIS SUMMONS WITHIN 30 DAYS AFTER ITS ISSUANCE BECAUSE:

wc Bryant #AB1864

SHERIFF/PROCESS SERVER

FILED

13 FEB 11 PM 3:09

CHERYL J. CASTLE
CIRCUIT COURT CLERK

BY:

RETURN ON SERVICE OF SUMMONS BY MAIL

I HEREBY CERTIFY AND RETURN, THAT ON THE _____ DAY OF _____, I SENT, POSTAGE PREPAID, BY REGISTERED RETURN RECEIPT MAIL OR CERTIFIED RETURN RECEIPT MAIL, A CERTIFIED COPY OF THE SUMMONS AND A COPY OF THE COMPLAINT IN CASE NO. _____ TO THE DEFENDANT, _____ ON THE _____ DAY OF _____, I RECEIVED THE RETURN RECEIPT FOR SAID REGISTERED OR CERTIFIED MAIL, WHICH HAD BEEN SIGNED BY _____ ON THE _____ DAY OF _____. SAID RETURN RECEIPT IS ATTACHED TO THIS ORIGINAL SUMMONS AND BOTH DOCUMENTS ARE BEING SENT HEREWITHE TO THE CIRCUIT COURT CLERK FOR FILING.

PLAINTIFF, PLAINTIFF'S ATTORNEY OR
OTHER PERSON AUTHORIZED BY STATUTE
TO SERVE PROCESS

ATTACH RETURN RECEIPT HERE (IF APPLICABLE)

SWORN TO THE SUBSCRIBED BEFORE ME
ON THIS _____ DAY OF _____.

NOTARY PUBLIC OR
DEPUTY CLERK
MY COMMISSION EXPIRES: _____

TO THE DEFENDANT (S):
TENNESSEE LAW PROVIDES A FOUR THOUSAND DOLLAR (\$4,000.00) DEBTOR'S EQUITY INTEREST PERSONAL PROPERTY EXEMPTION FROM EXECUTION OR SEIZURE TO SATISFY A JUDGMENT. IF A JUDGMENT SHOULD BE ENTERED AGAINST YOU IN THIS ACTION AND YOU WISH TO CLAIM PROPERTY AS EXEMPT, YOU MUST FILE A WRITTEN LIST, UNDER OATH, OF THE ITEMS YOU WISH TO CLAIM AS EXEMPT WITH THE CLERK OF THE COURT. THE LIST MAY BE FILED AT ANY TIME AND MAY BE CHANGED BY YOU THEREAFTER AS NECESSARY; HOWEVER, UNLESS IT IS FILED BEFORE THE JUDGMENT BECOMES FINAL, IT WILL NOT BE EFFECTIVE AS TO ANY EXECUTION OR GARNISHMENT ISSUED PRIOR TO THE FILING OF THE LIST. CERTAIN ITEMS ARE AUTOMATICALLY EXEMPT BY LAW AND DO NOT NEED TO BE LISTED; THESE INCLUDE ITEMS OF NECESSARY WEARING APPAREL (CLOTHING) FOR YOURSELF AND YOUR FAMILY AND TRUNKS OR OTHER RECEPTACLES NECESSARY TO CONTAIN SUCH APPAREL, FAMILY PORTRAITS, THE FAMILY BIBLE, AND SCHOOL BOOKS. SHOULD ANY OF THESE ITEMS BE SEIZED YOU WOULD HAVE THE RIGHT TO RECOVER THEM. IF YOU DO NOT UNDERSTAND YOUR EXEMPTION RIGHT OR HOW TO EXERCISE IT, YOU MAY WISH TO SEEK THE COUNSEL OF A LAWYER.

STATE OF TENNESSEE
COUNTY OF MONTGOMERY
(TO BE COMPLETED ONLY IF
COPY CERTIFICATION REQUIRED)

I, CHERYL J. CASTLE, CLERK OF THE CIRCUIT COURT
IN THE STATE AND COUNTY AFORESAID, DO HEREBY
CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF
THE ORIGINAL SUMMONS ISSUED IN THIS CASE.
CHERYL J. CASTLE, CLERK

BY: _____ D.C.

IN THE CIRCUIT COURT
FOR MONTGOMERY COUNTY, TENNESSEE
AT CLARKSVILLE

NINETEENTH JUDICIAL DISTRICT

MARY ANNE SYLAK and GARY A. SYLAK)
Plaintiffs) MC CC CV 0013-0299
vs.) No. _____
WAL-MART STORES EAST, L.P.,)
a Delaware limited partnership)
Defendant)

COMPLAINT

Come now the Plaintiffs, MARY ANNE SYLAK and GARY A. SYLAK, and complain of Defendant WAL-MART STORES EAST, L.P., as follows:

1. Plaintiffs, MARY ANNE SYLAK and GARY A. SYLAK, at all times material to this complaint resided in Montgomery County, Tennessee.
2. Defendant, WAL-MART STORES EAST, L.P., is a Delaware limited partnership authorized to do business in Tennessee.
3. At all times material to this complaint, Defendant owned and operated a Wal-Mart Store, (hereafter called Wal-Mart) including a parking area located at 2315 Madison Street, Clarksville, TN 37043.
4. On February 12, 2012, Plaintiff, MARY ANNE SYLAK, along with her mother-in-law parked in the parking lot owned by the Defendant and walked toward the Wal-Mart, intending to shop there as an invitee.

5. Directly in her path between her parked car and the Wal-Mart was a large area of the parking lot containing dirt and mulch. MARY ANNE SYLAK, while walking across this area, stumbled over a stump having the same color as the soil, mulch and plant material surrounding it, causing her to fall onto the paved parking area and leaving her unable to get up without assistance.

6. The stump was unexpected and blended in with the soil, mulch and plant material surrounding it, constituting a dangerous condition. The direct and proximate cause of that dangerous condition was the failure of the Defendant to grind or remove the stump so that invitees and any other persons would not trip and fall and/or the failure of the Defendant to warn the Plaintiff or other patrons of the dangerous condition by signage or by marking or painting the stump so that it would be noticed by invitees or others entering the premises. Defendant maintained an unsafe and dangerous condition in its parking area and had adequate notice thereof. Defendant's negligence therefore was the proximate cause of the dangerous condition resulting in plaintiff, MARY ANNE SYLAK'S fall. Defendant failed to warn MARY ANNE SYLAK and other patrons of the dangerous and unsafe condition.

7. The Defendant knew or should have known that an invitee could trip and fall over the stump as it existed on the Defendant's property.

8. As a direct and proximate result of the Defendant's negligence, Plaintiff, MARY ANNE SYLAK, suffered painful and debilitating personal injuries; incurred medical and other expenses; underwent surgery, lost wages and will have the necessity to undergo further surgery in the future and will suffer additional pain, discomfort and possible permanent disability in the future.

9. The Defendant owed the Plaintiff, MARY ANNE SYLAK, a duty of reasonable care for the protection of the Plaintiff which the Defendant negligently breached. The Defendant knew or should have known about the dangerous condition, yet made no attempt to grind or to paint or mark the stump to warn the Plaintiff or other patrons of Wal-Mart of the existing dangerous condition. The Defendant negligently breached its duty of care to the Plaintiff thereby proximately causing the Plaintiff to suffer the injuries and damages herein.

10. As an itemization of her injuries, MARY ANNE SYLAK suffered cuts, abrasions and contusions on her face and body and a broken wrist and injuries to her right arm and fingers. She was taken to Gateway Medical Center in Clarksville, Tennessee on February 12, 2012, where she was treated emergently with pain medication, antibiotics, examined by an emergency physician, underwent surgical procedures on her right wrist, and CT scan. Her right arm and wrist were placed in a splint. Her treatment, bills and expenses at Gateway Medical Center are itemized on the medical bills attached hereto and marked as Exhibit "A" to the Complaint.

On February 14, 2012 she was treated by physicians at Tennessee Orthopedic Alliance for the injuries to her right wrist, a broken bone and a broken nose and underwent a surgical procedure on her right hand and wrist. She underwent x-rays and an MRI. She was given pain and other medications and a surgical procedure was performed on her wrist and arm. Her right arm was placed in a cast or splint and sling.

Her treatment, bills and expenses at Tennessee Orthopedic Alliance are itemized on the medical bill attached hereto and marked as Exhibit "B" (three (3) pages) to this Complaint.

The medical bills at Gateway Medical Center were incurred in the amount of \$1,244.35 and at Tennessee Orthopedic Alliance of \$2,085.08 for a total of \$3,329.43 to the date of filing of this Complaint. She will incur additional medical expenses in the future.

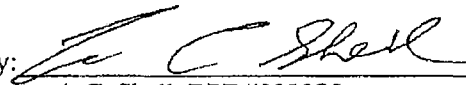
11. As a result of the Defendant's negligence causing MARY ANNE SYLAK'S injuries, the Plaintiff GARY A. SYLAK has suffered the loss of his wife's care and companionship and consortium. Further he is responsible for his wife's medical bills.

WHEREFORE, PREMISES CONSIDERED, Plaintiffs therefore prays:

1. For a money judgment against defendant in favor of MARY ANNE SYLAK, in the amount of \$75,000.00.
2. For a money judgment against the defendant in favor of GARY A. SYLAK, in the amount of \$10,000.00
3. That the costs of this cause be awarded to the Plaintiffs.
4. For such other general and different relief to which Plaintiffs may be entitled to.

Respectfully submitted,

MARKS, SHELL & MANESS

By: 
Carmack C. Shell, BPR#003388
233-A Dunbar Cave Road
P.O. Box 1149
Clarksville, TN 37041-1149
Ph. (931)552-552-6000
Attorney for the Plaintiffs

We are the surety for costs in this cause.

MARKS, SHELL & MANESS

By: 
Carmack C. Shell

EXHIBIT "A"

GATEWAY MEDICAL CENTER
651 DUNLOP LANE
CLARKSVILLE TN
37040-5015
931-502-1000

PATIENT NAME	ACCOUNT NO.	ADMIT DATE	DIS. DATE	PAGE
SYLAK MARY A	7367272	2/12/12	2/12/12	1

6091 GUARANTOR NAME/ADDR.	F/C	INS. CO/PLANS	POLICY #
SYLAK MARY ANNE	A	BCBS NETWORK S	[REDACTED]
230 USSERY RD		TRICARE FOR LIF	[REDACTED]
CLARKSVILLE TN 37043			

CHRG CODE	DESCRIPTION	QTY	UNIT	PRICE	AMOUNT	DR. NAME	CPT CODE
2/23/12 0000000					556.05CR		
2/23/12 0000001					2411.21CR		
2/29/12 0000000					375.04CR		
2/12/12 1218752	NEO/BAC/POLY PACKET	3		40.99	122.97		
2/12/12 7210103	HYDROCOD/APAP 5/325	1		17.98	17.98		
2/12/12 1612175	UE-WRIST 3V+	1		221.28	221.28	73110 RT	
2/12/12 1631523	CT-MAXILLOFACIL WO	1		1779.40	1779.40	70486	
2/12/12 1913223	INTERMEDIATE ED VIST	1		581.29	581.29	99283 25	
2/12/12 1913230	MINOR PROCEDURE	1		306.12	306.12	SURG	

** SUMMARY OF CHARGES **	
** TOTAL CHARGES	** 3029.04
** TOTAL PAYMENTS	** 931.09CR
** TOTAL ADJUSTMENTS	** 2411.21CR
** TOTAL AMOUNT DUE	** 313.26CR

EXHIBIT "B"

Date Printed: 01/16/2013
Time Printed: 16:46:31

TENNESSEE ORTHOPAEDIC ALLIANCE
608 NORRIS AVE

Page 1

NASHVILLE TN 37204
Group#: TOA
Tax Id#: 62-0862316

Inv#	Servdate	Rp	Dept	Dr	Pac	Ref	Proc	M1	M2	Desc	Diag 1	Ins/Comment	Amount	Resp Bal	Ins Bal
Patient#: [REDACTED] SYLAK, MARY ANNE															
13	02/14/12	1	CL	176	CLRK		1010			SHORT ARM CAS	813.41		42.00	.00	.00
	06/14/12						CCDCPMT			CRED-DBT CRDP			-3.60		
	02/29/12						BCBSBEMT			BCBS INS PMT		201202291090061	.00		
	04/19/12						CHAMPMT			CHAMPMT		60964039	-14.42		
13	02/29/12						BCBSADJ			BCBS ADJ		201202291090061	-23.47		
13	04/19/12						CHAMADJ			CHAMADJ			-1.51		
14	02/14/12	1	CL	176	CLRK		99203	25		NEW PATIENT V	813.41		336.00	.00	.00
	04/19/12						CHAMPMT	25		CHAMPMT		60964039	-2.61		
	02/29/12						BCBSBEMT	25		BCBS INS PMT		201202291090061	-109.78		
14	02/29/12						BCBSADJ	25		BCBS ADJ		201202291090061	-214.02		
14	04/19/12						CHAMADJ	25		CHAMADJ			-9.59		
15	02/14/12	1	CL	176	CLRK		73110	RT		XRAY OF WRIST	813.41		114.00	.00	.00
	02/29/12						BCBSBEMT	RT		BCBS INS PMT		201202291090061	-42.30		
	04/19/12						CHAMPMT	RT		CHAMPMT		60964039	-4.70		
15	02/29/12						BCBSADJ	RT		BCBS ADJ		201202291090061	-67.00		
16	02/14/12	1	CL	176	CLRK		29075	RT		APPLIC OF	813.41		267.00	.00	.00
	04/19/12						CHAMPMT	RT		CHAMPMT		60964039	-134.64		
	02/29/12						BCBSBEMT	RT		BCBS INS PMT		201202291090061	.00		
16	02/29/12						BCBSADJ	RT		BCBS ADJ		201202291090061	-132.36		
17	02/21/12	1	CL	176	CLRK	176	99212			EST PATIENT V	813.41		134.00	.00	.00
	04/19/12						CHAMPMT			CHAMPMT		60964039	-4.86		
	02/29/12						BCBSBEMT			BCBS INS PMT		201202291090061	-43.70		
17	02/29/12						BCBSADJ			BCBS ADJ		201202291090061	-85.44		
18	02/21/12	1	CL	176	CLRK	176	73100	RT		RAD EXAM WRIS	813.41		96.00	.00	.00
	04/19/12						CHAMPMT	RT		CHAMPMT		60964039	-3.98		
	02/29/12						BCBSBEMT	RT		BCBS INS PMT		201202291090061	-35.77		
18	02/29/12						BCBSADJ	RT		BCBS ADJ		201202291090061	-56.25		
19	02/20/12	1	CL	145	CLRK	176	99212			EST PATIENT V	813.41		134.00	.00	.00
	03/07/12						BCBSBEMT			BCBS INS PMT		201203071110052	-43.70		
	04/19/12						CHAMPMT			CHAMPMT		60964039	-4.86		
19	03/07/12						BCBSADJ			BCBS ADJ		201203071110052	-85.44		
20	02/20/12	1	CL	145	CLRK	176	73100	RT		RAD EXAM WRIS	813.41		96.00	.00	.00
	04/19/12						CHAMPMT	RT		CHAMPMT		60964039	-3.98		
	03/07/12						BCBSBEMT	RT		BCBS INS PMT		201203071110052	-35.77		
20	03/07/12						BCBSADJ	RT		BCBS ADJ		201203071110052	-56.25		
21	03/27/13	1	CL	176	CLRK	176	99213			EST PATIENT V	813.41		225.00	.00	.00
	04/04/12						BCBSBEMT			BCBS INS PMT		201204041070027	-73.62		
	05/29/12						CHAMPMT			CHAMPMT		61168619	-8.18		
21	04/04/12						BCBSADJ			BCBS ADJ		201204041070027	-143.20		
22	03/27/12	1	CL	176	CLRK	176	73100	RT		RAD EXAM WRIS	813.41		96.00	.00	.00
	05/29/12						CHAMPMT	RT		CHAMPMT		61168619	-3.98		
	04/04/12						BCBSBEMT	RT		BCBS INS PMT		201204041070027	-35.77		
22	04/04/12						BCBSADJ	RT		BCBS ADJ		201204041070027	-56.25		
23	03/27/12	1	HT	150	CLRK	176	L3984-X	RT		UPP EXTR FX O	813.41		421.00	.00	.00
	04/11/12						BCBSBEMT	RT		BCBS INS PMT		201204111130100	-334.05		
	06/12/12						CHAMPMT	RT		CHAMPMT		61248425	-37.12		
23	04/11/12						BCBSADJ	RT		BCBS ADJ		201204111130100	-49.83		
24	05/09/12	1	HT	150	CLRK	176	L3923-X			HAND FNGR ORT	727.04		80.00	.00	.00
	05/23/12						BCBSBEMT			BCBS INS PMT		201205231140077	-72.00		

07/27/12

CHAMPMT

CHAMPMT

60349493

-0:00

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 Time Printed: 16:46:32

TENNESSEE ORTHOPAEDIC ALLIANCE
 508 NORRIS AVE

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NASHVILLE TN 37204
 Group#: TOA
 Tax Id#: 62-0862316

Inv#	Servdate	Rp	Dept	Dr	Fac	Ref	Proc	M1	M2	Desc	Diag 1	Ins/Comment	Amount	Keep Bal	Ins Bal
25	05/09/12	1	CL	176	CLRK	176	J0670-A			CARBOCALINE 10	727.04		18.00	.00	.00
25	05/23/12						BCBSADJ			BCBS ADJ			-18.00		
26	05/09/12	1	CL	176	CLRK	176	99213	25		EST PATIENT V	727.04		225.00	-8.18	.00
	05/30/12						BCBSPMT	25		BCBS INS PMT		201205301050057	-73.62		
	07/11/12						CHAMPMT	25		CHAMPMT		60299414	-.16		
	06/14/12						CCDCPMT	25		CRED-DBT CRDP			-8.18		
26	05/30/12						BCBSADJ	25		BCBS ADJ		201205301050057	-143.20		
27	05/09/12	1	CL	176	CLRK	176	20560			INJCTS TEN	727.04		183.00	-9.24	.00
	05/30/12						BCBSPMT			BCBS INS PMT		201205301050057	-83.17		
	06/14/12						CCDCPMT			CRED-DBT CRDP			-9.24		
	07/11/12						CHAMPMT			CHAMPMT		60299414	-9.24		
27	07/11/12						RCC			RESP CORRECTI			.00		
27	05/30/12						BCBSADJ			BCBS ADJ		201205301050057	-90.59		
28	05/09/12	1	CL	176	CLRK	176	J3301-B			XENALOG 10MG/	727.04		6.00	.00	.00
	05/30/12						BCBSPMT			BCBS INS PMT		201205301050057	-5.10		
	06/14/12						CCDCPMT			CRED-DBT CRDP			-.60		
28	05/30/12						BCBSADJ			BCBS ADJ		201205301050057	-.60		
28	05/30/12						BCBSADJ			BCBS ADJ			.60		
29	06/18/12	1	MR	176	CLRK	176	73221	RT		MRI UPP EX	842.00		1603.00	.00	.00
	06/27/12						BCBSPMT	RT		BCBS INS PMT		201206271180392	-596.21		
	08/08/12						CHAMPMT	RT		CHAMPMT		60401409	-66.25		
29	06/27/12						BCBSADJ	RT		BCBS ADJ		201206271180392	-940.54		
30	06/14/12	1	CL	176	CLRK	176	99213			EST PATIENT V	842.00		225.00	.00	.00
	08/08/12						CHAMDMT			CHAMPMT		60401409	-.18		
	06/27/12						BCBSPMT			BCBS INS PMT		201206271180392	-73.62		
30	06/27/12						BCBSADJ			BCBS ADJ		201206271180392	-143.20		
31	07/03/12	1	CL	176	CLRK	176	99213			EST PATIENT V	813.41		225.00	.00	.00
	08/20/12						CHAMPMT			CHAMPMT		60455703	-.18		
	07/18/12						BCBSPMT			BCBS INS PMT		201207181120072	-73.62		
31	07/18/12						BCBSADJ			BCBS ADJ		201207181120073	-143.20		

3) Patient Name 396195 SYLAK, MARY ANNE

--> Resp Charges :	4.20	Pays :	-21.62	Adjs :	,00	Bal Due :	-17.42
--> Ins Charges :	4521.80	Pays :	-2063.46	Adjs :	-2458.34	Bal Due :	,00
--> Charges :	4526.00	Pays :	-2085.08	Adjs :	-2458.34	Bal Due :	-17.42

2) Resp Name 396195 SYLAK, MARY ANNE

--> Resp Charges :	4.20	Pays :	-21.62	Adjs :	,00	Bal Due :	-17.42
--> Ins Charges :	4521.80	Pays :	-2063.46	Adjs :	-2458.34	Bal Due :	,00
--> Charges :	4526.00	Pays :	-2085.08	Adjs :	-2458.34	Bal Due :	-17.42

1) Group# TOA TENNESSEE ORTHOPAEDIC ALLIANCE

--> Resp Charges : 4.20 Pays : -21.62 Adjs : .00 Bal Due : -17.42
--> Ins Charges : 4521.80 Pays : -2063.46 Adjs : -2458.34 Bal Due : .00
--> Charges : 4526.00 Pays : -2085.08 Adjs : -2458.34 Bal Due : -17.42

Date Printed: 01/16/2013
Time Printed: 16:46:32

TENNESSEE ORTHOPAEDIC ALLIANCE
608 NORRIS AVE

Page 3

Group #: TOA

NASHVILLE TN 37204

Inv#	Servdate	Rp	Dept	Dr	Fac	Ref	Proc	M1	M2	Desc	Diag	1	Ins/Comment	Amount	Resp	Bal	Ins	Bal			
<hr/>																					
Grand Totals :				--> Resp Charges :				4.20		Pays :		-21.62		Adj's :		.00		Bal Due :		-17.42	
				--> Ins Charges :				4521.00		Pays :		-2063.46		Adj's :		-2458.34		Bal Due :		.00	
				--> Charges :				4526.00		Pays :		-2085.08		Adj's :		-2458.34		Bal Due :		-17.42	

Parameters Used To Select This Report

REPORT OPTION : Detail

FREELINE OPTION No Freelines

ADDITIONAL DATA OPTION : No Additional Information

First Selection Parameters:

Inv# In Range 13,31

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